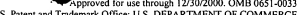
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PTO/SB/50 (08-00)
Approved for use through 12/30/2000. OMB 0651-0033
U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number.

REISSUE PATENT APPLICATION TRANSMITTAL												
Addressed to:					Docket No.			20206-014(PT-TA-410)				
Assi	stant Commissioner for Paten	First Nar	First Named Inventor			COLLINS		010				
Box:	Reissue	Original	Original Patent No.			5,848,159		#16 #16				
washington, DC 20231					Original Patent Date			December 8,	, 1998	50€		
		•		Express	Express Mail No.					914		
APPLICATION FOR REISSUE OF: Utility Patent					Desig	gn Pa	tent [	Plant Pa	itent	ည် -		
APPLICATI	ON ELEMENTS (37 CFR	1.173)		ACCO	ACCOMPANYING APPLICATION PARTS							
_	Transmittal Form (PTO/SB/5	•	D 27 1 27	7.	claims embedded in the remarks of the preliminary							
	licant claims small entity state effication and Claims in double			t 8. 🗆	amendment. See 37 CFR 1.173(c).  8.  Original U.S. Patent for Surrender							
	at (amended, if appropriate)	o column	copy or paton		Ribboned Original Patent Grant							
4. Drav	ving(s) (proposed amendmen	ts, if appro	priate)		Statement of Loss (PTO/SB/55)							
Transfer drawings from original patent file					9. Foreign Priority Claim (35 U.S.C. 119) if applicable							
5. Reissue Oath/Declaration (original or copy) . (37 C.F.R. § 1.175) (PTO/SB/51 or 52)					10.  Information Disclosure Statement (IDS)/PTO-1449							
6. Fraction of the state of the												
Yes No					11.  English Translation of Reissue Oath/Declaration							
Writ	ten Consent of all Assignees	(PTO/SB/	53)	12. 🖂	12. Preliminary Amendment							
37 C.F.R. § 3.73(b) Statement (PTO/SB/96)					13. Return Receipt Postcard (MPEP 503)							
Power of Attorney					14.  Other: <u>Petition for Waiver under 1.183</u>							
15. CORRESPONDENCE ADDRESS												
Name	me Oppenheimer Wolff & Donnelly LLP											
Address	ss 1400 Page Mill Rd.											
City	Palo Alto	State	California			Zip	Code	94303				
Country	USA	Teleph	one (65	50) 320-40	000	Fa	X	(650) 320-41	00			
Name	LEAH SHERRY			Registr	Registration No. 43,918							
Signature	dh	`			Date		10 /	20/00				



PTO/SB/56 (08-00)
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U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE
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REISSUE APPLICATION FEE TRANSMITTAL FORM  Docket Number: 20 Patent: 5,848,159							)206-014(PT-TA-410)						
Claims as Filed – Part 1													
Claims in Patent					Number filed in		(3)		Small En	Other than Small Ent		ll Entity	
				Reissue Application		Number Extra		R	ate	Fee	Rate		Fee
(A) 13		Total Claims	Total Claims		(B) 61								
<u></u>		(37 CFR 1.16(j))	(37 CFR 1.16(j))				= 48				x\$ <u>18.00</u>	\$8	3 <u>64.00</u>
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		.=						Γotal F	iling Fee	\$ <u>2,534.00</u>	<u></u>	\$_	
Claims as Amended – Part 2													
		(1)			(2)		(3)		Small Entity		Other than a Sm Entity		
		Claims Remaining After Amendment			Highest Numb Previously Paid		Extra Claims Present		Rate	Fee	Rate		Fee
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WARNING: Information on this form may become public. Credit card information should not be included on this form. Provide credit card information and authorization on PTO-2038													
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Date							Leah Sherry, Regard Attorney for Pate	-	ion No. 4	13,918			



Applicant:

COLLINS et al.

Attorney Docket No.: 20206-0014(PT-TA-410)

Patent No.:

5,848,159

Issued:

**December 8, 1998** 

For:

TU 🖦

ON.

"PUBLIC KEY CRYPTOGRAPHIC APPARATUS AND METHOD"

### **CERTIFICATE UNDER 37 CFR 3.73(b)**

I. Compaq Computer Corporation, a Delaware corporation, certifies that it is the assignee of the entire right, title, and interest in the patent application identified above by virtue of a chain of title from the inventors of the patent application identified above, to the current assignee as shown below:

1. From: Thomas Collins, Dale Hopkins, Susan Langford and Michael Sabin

To: Tandem Computers Incorporated

The document was recorded in the Patent and Trademark Office on May 7, 1997 as Reel and Frame #8542/0875.

2. From: Tandem Computers Incorporated

To: Compaq Computer Corporation

The document was recorded in the Patent and Trademark Office on October 12, 2000, a copy of which is attached.

The undersigned is empowered to sign this certificate on behalf of the assignee.

Date: \_[

170CT OU

Theodore S. Park

Senior Counsel, Intellectual Property

Compaq Computer Corporation P.O. Box 692000 Houston, TX 7707-2698



# DEPARTMENT OF COMMERCE Patent and Trademark Office

Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231

SERIAL NUMBER	FILING DATE	FIRST NAMED APPLICANT	ATTORNEY DOCKET NO.		
		·			
09/694,416	10/20/00	Thomas Collins			
PATENT NUMBER	DATE OF	THIS NOTICE	PAPER NUMBER		
5,848,159	03/14/0	01	13		

### NOTICE OF MERGED REEXAM - REISSUE PROCEEDING

This reissue application has been merged with the reexamination proceeding listed below:

Control No	90/_005,733 90/_005,776	Filing Date: Filing Date:	05/18/00 _ 07/28/00	·
(name,	Patent Administrator			
address)	Testa, Hurwitz & Thibe 125 High Street	eault, LLP		
	Boston, MA 02110			· 

The front face of the reissue patent will include the following paragraph:

#### REEXAMINATION RESULTS

The questions raised in reexamination request No. 90/ 005733\*\* 05/18/00\*\*, have been considered and the results thereof are reflected in this reissue patent which constitutes the reexamination certificate required by 35 U.S.C. 307 as provided in 37 CFR 1.570(e).

\*\*AND REEXAMINATION REQUEST NO. 90/005,776, FILED ON 07/28/00



UNITED STATE
UNDER SECRETARY OF COMMERCE FOR
INTELLECTUAL PROPERTY AND
DIRECTOR OF THE UNITED STATES PATENT
AND TRADEMARK OFFICE
Washington, D.C. 20231

Leah Sherry
OPPENHEIMER, WOLFF & DONNELLY, LLP
1400 Page Mill Avenue
Palo Alto, CA 94304

(For Patent Owner)

Patent Administrator TESTA, HURWITZ & THIBEAULT, LLP 125 High Street Boston, MA 02110

(For Requester)

In re Collins et al.
Reexamination Proceeding
Control No. 90/005,733
Filed: May 18, 2000

For: U.S. Patent No. 5,848,159

In re Collins et al.
Reexamination Proceeding
Control No. 90/005,776
Filed: July 28, 2000
For: U.S. Patent No. 5,848,159

In re reissue application of Collins et al.
Serial No. 09/694,416
Filed: October 20, 2000

For: U.S. Patent No. 5,848,159

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MAR 1 4 2001

**REEXAM UNIT** 

: DECISION TO SUA SPONTE : MERGE REEXAMINATION AND : REISSUE PROCEEDINGS

The above-identified reissue application and reexamination proceedings are before the Office of Patent Legal Administration for consideration of whether the proceedings should be merged at this time.

### REVIEW OF FACTS

- 1. U.S. Patent No. 5,848,159 issued to Collins et al. on December 8, 1998.
- 2. A request for reexamination of the `159 patent was filed by patent owner on May 18, 2000, and the resulting reexamination proceeding was assigned Control No. 90/005,733.
- 3. On July 19, 2000, reexamination was ordered in the `5733 proceeding.
- 4. A request for reexamination of the `159 patent was filed by a third party requester on July 28, 2000, and the resulting reexamination proceeding was assigned Control No. 90/005,776.
- 5. On August 31, 2000, reexamination was ordered in the `5776 proceeding.
- 6. In the `5733 proceeding, a patent owner's statement under 37 C.F.R. § 1.530 in response to the order was received on September 22, 2000.
  - 7. On October 20, 2000, patent owner filed a reissue application which was assigned Application No. 09/694,416.
  - 8. Notice of the filing of the reissue application was published in the *Official Gazette* on December 5, 2000.
  - 9. On December 6, 2000, a decision merging the `5733 and `5776 reexamination proceedings was mailed.
  - 10. On February 23, 2001, the decision merging the `5733 and `5776 reexamination proceedings was re-mailed.

## DISCUSSION REGARDING MERGER

Under 37 C.F.R. § 1.565(d):

(d) If a reissue application and a reexamination proceeding on which an order pursuant to § 1.525 has been mailed are pending concurrently on a patent, a decision will normally be made to merge the two proceedings or to stay one of the two proceedings....

As evidenced by the above review of facts, the reissue application and the reexamination proceedings are currently pending. Since the Order has been mailed pursuant to § 1.525 in the `5733 and `5776 reexamination proceedings, a decision under § 1.565(d) is timely.

The general policy of the Office is that examination of reissue and reexamination proceedings will not be conducted separately and at the same time for a single patent. The reason for this policy is to prevent inconsistent, and possibly conflicting, amendments from being introduced into the multiple proceedings on behalf of the patent owner. Normally, the proceedings will be merged when it is desirable to do so in the interest of expediting the prosecution of all of the proceedings. In making a decision on whether or not to merge the multiple proceedings, consideration will be given to the status of each proceeding. See MPEP 2285.

A review of the prosecution history of the `5733 reexamination file and the `5776 reexamination file shows that the original specification, drawings and patent claims are presently in the `5733 and `5776 reexamination files. On December 6, 2000, a decision merging these two reexamination proceedings was mailed. On February 23, 2001, the decision merging these two reexamination proceedings was re-mailed. These merged reexamination proceedings are awaiting a first Office action on the merits by the examiner.

A review of the reissue (Application No. 09/694,416) prosecution history shows that the reissue application was published in the Official Gazette on December 5, 2000. The application is awaiting

a first Office action on the merits by the examiner. In addition to amending the specification and patent claims 1-13, in the reissue application, applicant has submitted new claims 14-61 for consideration. Thus, the claims are not identical in all three proceedings. In order to provide efficient and prompt handling of all three proceedings, and to prevent inconsistent and possibly conflicting amendments from being introduced on behalf of the patent owner, it is appropriate that the reissue and the reexamination proceedings be merged and a joint examination be conducted. Accordingly, the examination of the reissue application and the reexamination proceedings will be conducted in accordance with the decision set forth below.

# <u>DECISION MERGING THE REISSUE AND</u> <u>REEXAMINATION PROCEEDINGS</u>

## I. Merger of Proceedings

The above-identified reissue and reexamination proceedings are sua sponte merged. A joint examination will be conducted in accordance with the guidelines and requirements which follow.

# II. Requirement for Same Amendments in Both Proceedings

The patent owner is required to maintain identical amendments in the reissue application and the reexamination files for purposes of the merged proceeding. The maintenance of identical amendments in all three files is required as long as the proceedings remain merged. See 37 C.F.R. § 1.565(d). An appropriate housekeeping amendment is required within ONE (1) MONTH of this decision placing the same amendments in all three cases, specifically, Application No. 09/694,416, and Control Numbers 90/005,733 and 90/005,776. The response to the requirement must be limited to placing the same amendments in all three cases, and patent owner must not address the issues of any of the proceedings in the housekeeping amendment.

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# III. Conduct of the Merged Reissue and Reexamination Proceedings

Because the statutory provisions for reissue application examination include, inter alia, provisions equivalent to 35 U.S.C. § 305 relating to the conduct of reexamination proceedings, the merged examination will be conducted on the basis of the rules relating to the broader, reissue application, examination. The examiner will apply the reissue statute, rules, and case law to the merged proceeding. However, periods of response should be set at two (2) months to comply with the statutory requirement for special dispatch in reexamination (35 U.S.C. 305).

Each Office action issued by the examiner will take the form of a single action which jointly applies to the reissue application and the reexamination proceedings. Each action will contain identifying data for all three of the cases, i.e, the reissue application and the reexamination proceedings. Each action will be physically entered into all three files (which will be maintained as separate files).

Any response by the applicant/patent owner must consist of a single response, with three copies being filed for entry in the three files, with each of the three copies bearing a signature.

Any such responses must be served on the requester, who will also be sent copies of all Office actions. See 37 C.F.R. § 1.550(e).

If the reissue application ultimately matures into a reissue patent, the reexamination proceedings shall be terminated by the grant of the reissue patent, and the reissue patent will serve as the certificate under 37 C.F.R. § 1.570. See MPEP 2285.

If the applicant/patent owner fails to file a timely and appropriate response to any Office action, the merged proceeding will be terminated as follows. The reissue application will be held abandoned, and the merger will be dissolved as to the reissue application. With respect to the two reexamination proceedings that will remain merged as one proceeding, the Commissioner will proceed to issue a reexamination certificate under § 1.570 in accordance with the last action of the Office, unless further action is clearly needed as a result of the difference in rules relating to reexamination and reissue proceedings.

If the applicant/patent owner files an express abandonment of the reissue application pursuant to 37 C.F.R. § 1.138, the next Office action of the examiner will accept the express

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abandonment, dissolve the merged proceeding as to the reissue application, and continue examination as to the two reexamination proceedings that will remain merged as one proceeding. Any grounds of rejection which are not applicable under reexamination would be withdrawn (e.g., based on public use or sale), and any new grounds of rejection which are applicable under reexamination (e.g., improperly broadened claims) would be made by the examiner upon dissolution of the merged proceeding as to the reissue application. The existence of any questions/issues remaining which cannot be considered under reexamination following the dissolution would be noted by the examiner as not being proper under reexamination pursuant to 37 C.F.R. § 1.552(c).

Applicant/patent owner is advised that the filing of a continued prosecution (CPA) reissue application under 37 C.F.R. § 1.53(d), whereby the current reissue application is considered to be expressly abandoned, will most likely result in the dissolution of the merged proceeding as to the reissue application, a stay of the CPA reissue application, and separate, continued prosecution as to the two reexamination proceedings that will remain merged as one proceeding.

### CONCLUSION

- 1. The above-identified reissue application and reexamination proceedings ARE MERGED into a single consolidated proceeding.
  - 2. The reissue application file and the reexamination files are being forwarded to the Group Director of Technology Center 2100. All further examination should be conducted in accordance with this decision.
  - 3. Pursuant to Part II of this decision, a housekeeping amendment is required within ONE (1) MONTH of this decision, placing the same amendments in all three cases of the present merged proceeding.
  - 4. The examiner should issue an Office action for the present merged proceeding of the reissue application and

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reexamination proceedings after the earlier of:

- (a) the submission of the housekeeping amendment to place the same amendments in all three cases
- (b) the expiration of the ONE (1) month period from the mailing of this decision for filing the amendment.
- 5. Telephone inquiries related to this decision should be directed to Lynn M. Kryza at (703) 308-0255.

Lynn M. Kryza

Special Projects Examiner

Office of Patent Legal Administration

March 13, 2001

Harris Ha

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